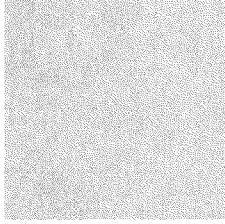


To: Juett, Lynn[Juett.Lynn@epa.gov]
From: Carey, Curtis
Sent: Thur 4/30/2015 3:34:16 PM
Subject: RE: For review - Draft Agenda and Talking Points for May 6 Meeting



One quick item: Nichols is spelled Nickel (no s)

From: Juett, Lynn
Sent: Thursday, April 30, 2015 9:14 AM
To: Vann, Bradley; Field, Jeff; Jackson, Robert W.; Smith, Mark A.; Weber, Rebecca; Carey, Curtis; Washburn, Ben; Stoy, Alyse; Cozad, David; Tapp, Joshua
Subject: For review - Draft Agenda and Talking Points for May 6 Meeting

All – here is a first cut at a draft agenda (slightly revised from what you saw yesterday) and talking points for the May 6 meeting with Just Moms STL. A slightly different set of talking points will be provided for the meeting with the senator(s) office. Please give me your comments/edits by 11:00 today and then I will revise and share with Mark and OSWER for their input. Also a reminder that I need the background materials from your program no later than noon today (refer to my email from yesterday afternoon).

DRAFT Proposed Agenda for May 6th Meeting with JustMoms STL

1. **Welcome & Introductions – Mathy**
2. **Response to March 27/30 call and letter – Mark**
 - a. **Explanation of Authorities at Bridgeton Landfill**
 - b. **On-going EPA and State coordination at Bridgeton Landfill regarding SSE and SO2 issues**

c. **Response to relocation request**

3. **Community Concerns – Karen Nichols & Dawn Chapman**

(DRAFT TALKING POINTS)

EPA Authority at Bridgeton Landfill:

- The Bridgeton Landfill (former active sanitary landfill) is included in the 2008 Operable Unit 2 Record of Decision (OU-2 ROD).

- As a part of that CERCLA remedy selection decision, EPA deferred implementation of an EPA remedial action for the Bridgeton Landfill to the State of Missouri pursuant to the requirements of the state's existing closure and post-closure permit.

- EPA continues to have CERCLA response authority to ensure protectiveness of human health and the environment for releases of hazardous substances from the Bridgeton Landfill.

- We are continuing to work closely with MDNR on modeling and monitoring plans to investigate the SO₂ emissions from the Bridgeton Landfill.

- We are continuing our investigation into locating the extent of RIM at the northern boundary of the North Quarry.

- We are continuing to work closely with MDNR to monitor the SSE at the Bridgeton Landfill and evaluate any potential impacts should the SSE come into contact with RIM.

Response to Request for Relocation:

- The Missouri Department of Health and Senior Services analyzes ambient air monitoring data for the Bridgeton Landfill collected by the Missouri Department of Natural Resources (MDNR).
- To date the state reports summarizing this analysis do not indicate concern for potential short term health effects.
- EPA's relocation authority under the National Contingency Plan includes: "[t]emporary or permanent relocation of residents, businesses, and community facilities may be provided **where it is determined necessary to protect human health and the environment**" (Title 40 of the Code of Federal Regulations (40 C.F.R.) section 300, App. D(g)).
- Based on the scientific data we have at this time, EPA has determined that circumstances at the West Lake Landfill Superfund Site do not currently warrant the use of permanent relocation pursuant to CERCLA authority.
- Describe R7 example at Herculaneum-Doe Run, where lead emissions were tied to elevated blood lead levels in the surrounding community – relocation was agreed to as a result of negotiations between the AGO and Doe Run.

Thank you,

Lynn M. Juett

Office of Regional Administrator/US EPA Region 7

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